

1 Steven A. Silverstein, Bar No. 64610
2 Mark W. Huston, Bar No. 119872
3 Robert I. Cohen, Bar No. 168686
4 SILVERSTEIN & HUSTON
5 701 South Parker Street, Suite 5500
Orange, California 92868
Tel: (714) 547-2511
Fax: (714) 547-0230
Email: silverstein@silversteinhuston.com

6 Attorneys for Defendant, DAYLIGHT CHEMICAL INFORMATION SYSTEMS,
INC.

7 **IN THE UNITED STATES DISTRICT COURT**
8 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**

10 LISA LIBERI and LISA M.)
11 OSTELLA, and GO EXCEL GLOBAL)
12 and PHILIP J. BERG, ESQUIRE and)
13 THE LAW OFFICES OF PHILIP J.)
14 BERG
15 Plaintiffs,

16 vs.
17 ORLY TAITZ a/k/a DR. ORLY)
18 TAITZ and LAW OFFICES OF ORLY)
19 TAITZ and ORLY TAITZ, INC. and)
20 DEFEND OUR FREEDOMS)
21 FOUNDATIONS, INC., and NEIL)
22 SANKEY and SANKEY)
23 INVESTIGATIONS, INC. and TODD)
24 SANKEY and THE SANKEY FIRM,)
25 INC. and REED ELSEVIER, INC. and)
26 LEXISNEXIS GROUP, INC. and)
27 LEXISNEXIS, INC. and)
LEXISNEXIS RISK and)
INFORMATION ANALYTICS)
GROUP, INC. and SEISINT, INC.)
d/b/a ACCURINT and)
CHOICEPOINT, INC. and)
INTELLIUS, INC. and ORACLE)
CORPORATION and DAYLIGHT)
CHEMICAL INFORMATION)
SYSTEMS, INC. and YOSEF TAITZ,)
individually and as Owner/CEO of)
Daylight Chemical Information)
Systems, Inc. and DOES 1 through 186)
INCLUSIVE)

28 Defendants.

Case No.: 8:11-cv-00485-AG (AJWx)

**STIPULATION TO EXTEND TIME
FOR DEFENDANTS DAYLIGHT
CHEMICAL INFORMATION
SYSTEMS, INC. TO RESPOND TO
FIRST AMENDED COMPLAINT
BY NOT MORE THAN 30 DAYS
(L.R. 8-3)**

First Amended Complaint Served:
June 29, 2011

Current Response Date: July 20,
2011

New Response Date: August 19, 2011

STIPULATION

WHEREAS, Plaintiffs LISA LIBERI and LISA M. OSTELLA, and GO EXCEL GLOBAL and PHILIP J. BERG, ESQUIRE and THE LAW OFFICES OF PHILIP J. BERG (collectively "Plaintiffs") filed the above entitled action on May 4, 2009.

WHEREAS, Plaintiffs, pursuant to a motion for leave of court, obtained leave to file a First Amended Complaint, which First Amended Complaint was filed on June 17, 2011. This First Amended Complaint added Defendant DAYLIGHT CHEMICAL INFORMATION SYSTEMS, INC. (“Defendant”).

WHEREAS, the First Amended Complaint was served on Defendant on June 29, 2011.

WHEREAS, Defendant's time to answer the First Amended Complaint is and was July 20, 2011.

WHEREAS, Counsel for Plaintiffs, Philip J. Berg, and Counsel for Defendants, Steven A. Silverstein, met and conferred by telephone on July 13, 2011, wherein counsel for Plaintiffs agreed and acknowledged to allow Defendant additional time to respond to the complaint.

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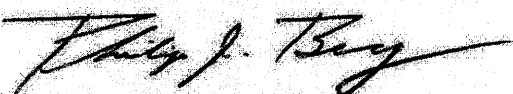
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1 WHEREAS, counsel for Plaintiffs and Defendant stipulated and agreed that
2 Defendant, DAYLIGHT CHEMICAL INFORMATION SYSTEMS, INC. shall
3 have a 30-day extension from the current due of July 20, 2011, to August 19,
4 2011, within which to file a response to the First Amended Complaint.

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6 Dated: July 21, 2011

LAW OFFICES OF PHILIP J. BERG

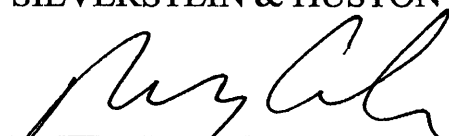
7
8 By:


Philip J. Berg, Esquire
Attorneys for Plaintiffs, LISA
LIBERI, et al.

9
10 Dated: July 21, 2011

SILVERSTEIN & HUSTON

11
12 By:


Mark W. Huston
Robert I. Cohen
Attorneys for Defendant, Daylight
Chemical Information Systems, Inc.